IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN

ERIC RAYMOND,

ORDER

Plaintiff,

17-cv-109-bbc

v.

CoVANTAGE CREDIT UNION, BONAFIDE RECOVERY, LLC, MICHAEL MATIJEVIC and STRASSER & YDE, S.C.,

Defendants.

Plaintiff Eric Raymond sued defendants CoVantage Credit Union, Bonafide Recovery, LLC, Michael Matijevic and Strasser & Yde, S.C. for allegedly violating his rights under both the Fair Debt Collection Practices Act and the Wisconsin Consumer Act while attempting to collect a debt from him. In an order dated July 14, 2017, I dismissed some of plaintiff's federal claims as untimely, but I gave him an opportunity to file supplemental materials showing that other federal claims could be saved under the "discovery rule," which can delay accrual when a party does not have sufficient notice of a potential claim.

Plaintiff's deadline has come and gone, but he has not responded to the court's order. Accordingly, as I stated in the July 14, 2017 order, I am dismissing all of plaintiff's federal claims as untimely and relinquishing supplemental jurisdiction over the state law claims, in accordance with 28 U.S.C. § 1367(c)(3).

ORDER

IT IS ORDERED that

- 1. Plaintiff Eric Raymond's claims under the Fair Debt Collection Practices Act are DISMISSED as untimely.
- 2. Plaintiff's state law claims are DISMISSED WITHOUT PREJUDICE in accordance with 28 U.S.C. $\S 1367(c)(3)$.
 - 3. The clerk of court is directed to enter judgment accordingly.
- 4. The court will address defendant CoVantage Credit Union's motion for attorney fees in a separate order after the parties complete briefing on the motion.

District Judge

Entered this 10th day of August, 2017.

BY THE COURT:	
/s/	
BARBARA B. CRABB	